of Defense shall submit to the Committee Armed Services the Senate and the Committee on National Security of the House of Representatives a report containin<mark>a-</mark> the name of each FFRDC from which work is proposed to be procured for the Department of Defense for fiscal year 1997; (2) for each such center, the proposed funding level and the estimated personnel level for fiscal year 1997: and (C) for each such center, an unambiguous definition of the unique core competencies required to be maintained for fiscal vear 1997. (2) The total of the proposed funding forth the set in report for all FFRDCs may not exceed the amount forth set in subsection (d). LIMITATION PENDING SUBMISSION OF REPORT.—Not more than 15 percent of the funds authorized to be appropriated for the Department of Defense for fiscal year 1997 for FFRDCs under section 201 may be obligated to procure work from an FFRDC until the Secretary of Defense submits the report required by subșection (b). FUNDING.—(1) Subject to paragraph (2), of the amounts authorized to be appropriated by section 201, not more than a total of \$1.214,650,000 may be obligated to procure services from the FFRDCs named in the report required by subsection (2) The limitation in paragraph (1) does applv funds not to obligated for the procurement of equipment for FFRDCs. (e) AUTHORITY To WAIVE FUNDING LIMITATION.—The Secretary of Defense may waive the limitation regarding the maximum funding amount that applies under subsection (a) to an FFRDC. When-Notice. ever the Secretary proposes to make such a waiver, the Secretary shall submit to the Committee on Armed Senate Services of the and the Committee on National Security of Representathe House of tives notice of the proposed waiver and the reasons for the waiver. The waiver may then be made only after end of the 60-dav period that begins on the date on which notice is submitted to those committees. unless the Secretary determines that it. essential to the national security that funds

be obligated for work at that center in excess of that limitation before the end of such period and notifies those committees of that determination and the reasons for the determination.

SEC. 227. DEMILITARIZATION OF CONVENTIONAL MUNITIONS, ROCKETS, AND EXPLOSIVES.

(5) ESTABLISHMENT OF CONVENTIONAL MUNITIONS, ROCKETS. AND EXPLOSIVES DEMILITARIZATION PROGRAM.—The Secretary of Defense shall establish an integrated program for the development and demonstration of technologies for the demilitarization and disposal of conventional munitions, rockets, and explosives in that complies with applicable environmental laws.

(6) DURATION OF PROGRAM—The program catalling a manner DURATION OF PROGRAM.—The program established pursuant Effective date, to subsection (a) shall be in effect for a period of at pursuant least five years. beginning with fiscal year 1997. (c) FUNDING.—Of the amount authorized to be appropriated in section 201, \$15,000,000 is authorized to be appropriated for the program established pursuant to subsection (a). The funding request for the program shall be set forth separately in

the budget